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	Washington, D.C. 20231	

APPLICATION NO.	PLICATION NO. FILING DATE FIRST NAMED				ATTORNEY DOCKET NO.	
09/171,697	10/23/98	TABAKOFF		В	TBK-102-US	
TALIVALDIS (CEPURITIS	HM42/0110	一	HUANG . E	EXAMINER	
OLSON & HIEF 20 NORTH WAG	RL	36TH FLOOR		ART UNIT	PAPER NUMBER	
CHICAGO IL 6	50606			1612	7	
				DATE MAILED:	01/10/00	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



UNITED STATES DEPARTMENT OF COMMERC **Patent and Trademark Office**

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ALC OF BALLBURY TENDER TWENT AND GOOD ATTORNEY DOCKET NO. FIRST NAMED APPLICANT FILING DATE APPLICATION NUMBER , who was the real section bond and t भूता र अंदर्भ वर्षीय (कार्य दुस्मा व्यवस्था १६ - ८ 1887 E U. Wildelich in हालक्ष्य । ११ तम् अवश्रीक रोटको ५ तुर बर्गाहरू of the same and the ing the second of the PAPER NUMBER as to history by one of an enjoyed in the line TO STREET MAILED: A CONTROL OF THE SECOND OF THE ness and comment of the second comments of the second process of the second comments of the All participants (applicant, applicant's representative, PTO personnel): is whether the control of the partition and in the entire gradies at र प्राप्त और सम्बद्धाः ornali, i ili su duna pa ja ka menjuen ilies i in \mathbb{R} germina. Influentiale, \mathbb{R} tres materials of the establishment and restricts become that sharings for it. resistante de la compresión de la compresión de la compresión de la completa de la compresión de la compresi া হ'ল বিশ্ব স্থান কৰিব সামৰ সংখ্যা হৈছে। সুক্ষা কৰা কৰিব সংখ্যা কৰিব সংখ্যা হৈছে । Date of Interview Personal (copy is given to applicant personal (copy is given to applicant personal (copy is given to applicant). Type: Telephonic ---- ronsulges lettle radmall ighteb-Exhibit shown or demonstration conducted: Yes No If yes, brief description: version of the same of middlean to still-म् अस्य मार्च अर्थासम्बद्धाः स्वर्धे स्वर्धाः स्वर्धः Action of plant and the property of the second े मेर क्षेत्रकार रेकिस के अरहार पर का उन अर्थान के महा कर है Agreement was reached. was not reached. ्राह्मका स्थापन स्थापन । व्यक्तिक स्थापन , at the given it in their angeloss? effection 195 and the state of the second of the are the man and the concern particles a bandy promotion of drambin supplier Identification of prior art discussed: permandard principal, adult esteram could receive ত কৰাৰ বুৰু হৰা ধৰ্ণ মাজৰ বেহুইয়া জৈনীকাভান্তৰ মালাম বিক্ৰি Description of the general nature of what was agreed to if an agreement was reached, or any other comments: Livery of which his works whategars are constitutely take र्त्ता है। जो का वा ने प्राथमिक कि द्वार के व्यवस्थातिक स्थापिक के विकास के स्थितिक है। (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) 1. X It is not necessary for applicant to provide a separate record of the substance of the interview. Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04), If a response to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. 2.
Since the Examiner's interview summary above (including any attachments) reflects a complete response to each of the objections. rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form

is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of

the interview unless box 1 above is also checked.

Examiner Note: You must sign this form unless it is an attachment to another form.

FORM PTOL-413 (REV.1-96)

Manual of Patent Examining Procedure, Section 713.04 Substance of Interview must Be Made of Record

A complete written statement as to the substance of any face-to-face or telephone interview with regard to an application must be made of record in the application, whether or not an agreement with the examiner was reached at the interview.

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			an manage about a company of the company	- s. Austra . v.	and to samplify all a strenders regulate		menomination	
(b) In every in	nstance where reco	nsideration is req	uested in view of an i	interview with an ex	aminer, a complete wr	itten statement of the	reasons presen	ited at th
1.111,1.135. (35 L	anting tavorable act U.S.C.132)	lion must be <u>filed</u>	by the applicant. An	interview does not	remove the necessity	for response to Office	è.action as spec	ified in §
applicants or their	r attorneys or agent	s at the Patent at	nd Trademark Office	is unnecessary. The	Office should be trans e-action of the Patent a lation, or understandin	and Trademark Office	will be based e	xclusive
The action of	the Patent and Trac	lemark Office can	not he based exclusi	vely on the written r	ecord in the Office if th	at record is itself inco	molete through	the failu

to record the substance of interviews.

It is the responsibility of the applicant or the attorney or agent to make the substance of an interview of record in the application file, unless the examiner indicates he or she will do so. It is the examiner's responsibility to see that such a record is made and to correct material inaccuracies which bear directly on the question of patentability.

Examiners must complete a two-sheet carbon interleaf Interview Summary Form for each interview held after January 1, 1978 where a matter of substance has been discussed during the interview by checking the appropriate boxes and filling in the blanks in neat handwritten form using a ball point pen. Discussions regarding only procedural matters, directed solely to restriction requirements for which interview recordation is otherwise provided for in Section 812:01 of the Manual of Ratent Examining Procedure, or pointing out typographical errors or unreadable script in Office actions or the like, are excluded from the interview recordation below.

The Interview Summary Form shall be given an appropriate paper number, placed in the right hand portion of the file, and listed on the "Contents" list on the file wrapper. The docket and serial register cards need not be updated to reflect interviews. In appropriate interview, the duplicate copy of the Form's temporal given to the applicant (or attorney or agent) at the conclusion of the interview. In the case of a telephonic interview, the copy is mailed up the applicant's correspondence address either with or prior to the next official communication. If additional correspondence from the examiner is not likely before an effowance or if other circumstances dictate, the Form should be mailed promptly after the telephonic interview rather than with the next official communication.

The Form provides for recordation of the following informat

- Serial Number of the application
- Name of applicant
- -Name of examiner
- Date of interview
- Type of interview (personal or telephonic)
- Name of participant(s)) (applicant, attorney or agent, etc.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- -An identification of the claims discussed
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by attachment of a copy of amendments or claims agreed as being allowable). (Agreements as to allowability are tentative and do not restrict further action by the examiner to the contrary.)
- The signature of the examiner who conducted the interview
- Names of other Patent and Trademark Office personnel present.

The Form also contains a statement reminding the applicant of his responsibility to record the substance of the interview. ·基代16.7

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piton or its youther nature in It is desireable that the examiner orally remind the applicant of his obligation to record the substance of the interview in each case unless both applicant and examiner agree that the examiner will record same. Where the examiner agrees to record the substance of the interview, or when it is additionable from or in an affectment to the Form, the examiner should check a box at the bottom of the Form informing the applicant that he need not supplement the Form by submitting a separate record of the substance of the interview: $\Lambda^{n_{1},n_{2}}$

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16(1111 5. amond men It should be noted, however, that the Interview Summary Form with not normally be considered a complete and proper recordation of the Interview unless it include or is supplemented by the applicant or the examiner to include, all of the applicable items required below concerning the substance of the interview:

A complete and proper recordation of the substance of any interview should include at least the following applicable items:

- 1) A brief description of the nature of any exhibit shown or any demonstration conducted,
- 2) an identification of the claims discussed,
- 3) an identification of specific prior art discussed,
- 4) an identification of the principal proposed amendments of a substantive nature discussed, unless these are already described on the interview Summary Form completed by the examiner,
- 5) a brief identification of the general thrust of the principal arguments presented to the examiner. The identification of arguments need not be lengthy or elaborate. A verbatim or highly detailed description of the arguments is not required. The Identification of the arguments is sufficient if the general nature or thrust of the principal arguments made to the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully describe those arguments which he feels were or might be persuasive to the examiner, rito reest with proper for a mirale in be
- 6) a general indication of any other pertinent matters discussed, and-
- 7) if appropriate, the general results or outcome of the interview unless already described in the interview Stimmary Form completed by the examiner. The ATMACE MEAL bell near Mean be awar

Examiners are expected to carefully review the applicant's record of the substance of an interview. If the record is not complete or accurate; the examiner will give the applicant one month from the date of the notifying letter or the remainder of any period for response, whichever is longer, to complete the response and thereby avoid abandonment of the application (37 CFR 1.135(c)). ather Williams good of the 1.1. .. Sin to the Executive o

Examiner to Check for Accuracy

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Applicant's summary of what took place at the interview should be carefully checked to determine the accuracy of any argument or statement attributed to the examiner during the interview. If there is an inaccuracy and it bears directly on the question of patentability, it should be pointed out in the next Office letter. If the claims are allowable for other reasons of record, the examiner should send a letter setting forth his or her version of the statement attributed to him? It the record is claims are allowable for other reasons of record, the examiner should place the indication "Interview record OK" on the paper recording the substance of the interview along with the date and accurate, the examiner should place the indication "Interview record OK" on the paper recording the substance of the interview along with the date and the examiner's initials.

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